Document 105 Case 3:07-cv-04762-PJH Filed 09/03/2008 Page 1 of 4 OBSEP 3 PH 1:22 1 YURIJ DEBEVC Pro Se 1483 BURNING TREE ROAD CHARLESTON, SOUTH CAROLINA 29412 Telephone: (843)762-6116 4 5 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 6 SAN FRANCISCO DIVISION 8 UNITED STATES OF AMERICA, Case No. C-07-4762-PJH Plaintiff, 10 NOTICE OF OBJECTION TO 11 VS. DEPOSITION OF DEFENDANT YURIJ DEBEVC SCHEDULED FOR AFTER CHARLES CATHCART, et al., THE DISCOVERY CUT-OFF DATE **DEADLINE OF SEPTEMBER 3, 2008** 13 Defendants. AS DIRECTED BY CASE MANAGEMENT ORDER. 14 15 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 16 Defendant YURIJ DEBEVC objects, see attached EXHIBIT 1, to the scheduled 17 date of September 4, 2008 for Defendant's deposition in Charleston, South Carolina as the 18 date proposed and scheduled by the Plaintiff is after the NON-EXPERT DISCOVERY 19 CUT-OFF date of September 3, 2008, as expressed in CASE MANAGEMENT AND 20 PRETRIAL ORDER. 21 22 DATED: September 2, 2008 23 24 25 26

-1-

EXHIBIT 1.

YURIJ DEBEVC

1483 Burning Tree Road Charleston, SC 29412

Tel.: (843) 469-1148 ---- E-mail: ydebevc@attglobal.net

September 2, 2008

Allyson B. Baker Trial Attorney, Tax Division U.S. Department of Justice Post office Box 7238 Ben Franklin Station Washington, D.C. 20044

Dear Ms. Baker,

Thank you for your call earlier today regarding my scheduled deposition for Thursday, September 4, 2008 in Charleston, South Carolina and expressing your concern that Hurricane Hanna approaching Charleston, might cause postponement of my deposition to a later date.

Since our conversation I've looked at the CASE MANAGEMENT AND PRETRIAL ORDER which dictates a cut-off date for all NON-EXPERT DISCOVERY (including depositions) as September 3, 2008.

So it seems that several weeks ago you scheduled my deposition in Charleston for after the cutoff date for non-expert discovery.

As a result of foregoing I have filed with the Court OBJECTION TO DEPOSITION OF DEFENDANT YURIJ DEBEVC SCHEDULED FOR SEPTEMBER 4, 2008 AFTER THE CUT-OFF DEADLINE DATE OF SEPTEMBER 3, 2008.

Sincerely,

Yurij Debevc

Pro Se

CERTIFICATE OF SERVICE

I hereby certify that on September 2, 2008, service of the foregoing and the attached letter, (EXHIBIT 1.), was made upon the following by depositing a copy in the United States mail, postage prepaid:

Allyson B. Baker
Trial Attorney, Tax Division
U.S. Department of Justice
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Ben Franklin Station
Washington, D.C. 20044
Attorney for Plaintiff, the United States

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Yuri Debevc

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